FOR PCT NATIONAL PHASE ORIGINAL DECLARATION

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and believe I am an original, first and pint inventor of the subject matter which is claimed and for which a patent is sought on the inventor entitled NOYEL DRUGS AND DIAGNOSTIC COMPOSITIONS FOR USE IN THE TREATMENT AND DIAGNOSTIC OF NEUTROEGENERATIVE DISEASES OR ANT/QUID DISEASES, the specification of which was filled on August 10, 2008 as U.S. Application No. 105959,278.

I horeby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any anomalism inference to allow, a landowedge the daily of decisions and information known here to be marked interestingly anomalism. An ZF CR. 1St. Sc. Except as noted below. Interesting claims of a ZF CR. 1St. Sc. Except as noted below. Interesting interesting anomalism interesting principle for a ZF CR. 1St. Sc. Except as noted below. Interesting a principle for a principle for a zero of the zero

PRIOR FOREIGN	N APPLICATION(S)				
Number	Country	Filed	Date First Laid Open	Date Patented or	Priority
			Or Published	Granted	Claimed
10 2004 007 384	.8 DE	February 11, 2004			Yes

Except as noted below. Interley, claim domestic priority benefit under 30 U.S. C. 119(e) or 120 and/or 35(c) of the indicated United States applications fine debox and Certain Except and Certain Except and Certain Except States (CP) applications, noted except to the indicated in this applications is in addition to that discissed in such prior applications, I advisowing the duty of discisse all information known to me to be material to patentiality as offered in 31 CEPT, 150 which between available between the filing claim of class is such prior applications and the nactional or PCT international filing dute of this

	OVISIONAL AND/OR PCT APPLICATION(S)		
Application Number	Filed	<u>Status</u>	Priority Claimed
		pending, abandoned, patented	
PCT/EP05/001389	February 11, 2005	Pending	Yes

I horstly declare that all statements made havin of my own knowledge are rine and that all statements made on information and ballet are believed to be true; and turther that these statements were made with the knowledge that willful false statements and the its or made are purishable by fire or impresoment, or both, under the control of the title of the United States Code and that such withit dississ statements may lexipartice the validity of the application or spent issued thereous.

And I hereby appoint Pillabury Winnhop Shaw Pillaman LEP, Intellectual Property Group, (to whom at communications are to be directed), and persons of that firm who are associated with USSTO Customer No. 22000 forbiddady and ordisorship with professions and to be trained at all universe in the Telest read of Trained and SUSTO Customer No. 22000 forbiddady and ordisorship with professions and the Committee of the

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Date: (1, 08 20)7

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Atty. Dkt. No. 009848-0356193

FOR PCT NATIONAL PHASE ORIGINAL DECLARATION

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a bolow named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next no my name, and believe I am an original, first and point inventor of the subject matter which is claimed and for which a patient is cought on the invention existed NOYEL DRUGS AND DIAGNOSTIC COMPOSITIONS FOR USE IN THE TREATMENT AND DIAGNOSTS OF NEUTRODEGENERATIVE DISEASES OR ANYLOLD DISEASES, the specification of which was field on August 10, 2006 as U.S. Application No. 10/589.2/15.

hereity state that I have reviewed and understand the contents of the above identified specification, including the claims, as assented by our superindiment referrate of above, a advonvelope the duty for disclose and information known on the between the superindivity as defined in 37 C.P.R. 156, Except an noted below, I hereby claim fromising priority brentles under 35 U.S.C. 1199-l/d or 355(b) of any foreign application(s) for plaint of wrenter's certificate, or 355(a) of any PCT International Application, which designed at least one celler country than the Hubbs datase, facility down on have abot beginned at least one celler country than the Hubbs datase, facility down on have abot beginned a beginned a positional for particular for particular

PRIOR FOREIGN APPLICATION(S) Biled Date First Laid Open Date Patented or Granted Priority Claimed 10 2004 007 384.8 DE February 11, 2004 Test and Open Test and Open Test and Open Priority Claimed

Except as noted before. I hereby claim domestic priority benefit under 35 U.S.C. 19(e) or 120 and/or 365(c) of the indicated United States applications listed before and PCP I mentalized applications listed above on below with eff bill is a confession-former (I/O) applications soon soon as the subject matter discussed and interest of the application is in addition to that discitosed an interest of the applications, it advonctions to the discitose all information known to me to be material to generability as applications. If it is which became available between the filting date of date subject to provide and the national or PCD international great of the propilication.

PRIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S) Application Number Fled PCT/EP05/001389 February 11, 2005 Pending Ves Pending

I hereby declare that all statements made havein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further; that these statements were made with the knowledge that willful table statements and the life so made are purchable by find or imprisonment, or took, under section 100 of 18th of the Uthical States Code and that such withful table statements may jugoparte the validity of the application or any patent issued thereon.

And Tenety appoint Platbury Windrop Shave Pillman LIP, Intellectual Property Group, (to whom all communications are to be directed), and persons of that fem who are associated with USPTO Calcisioner No. 27500 Intellectual Para Celebridowy in parameter is prospected in a generation at solutions in the Property and Trademan Coffice connected interwith and with the resulting settent, and thereby an inches the man to telested man terminated an invited in the Property and the Proper

Power of Attorney to Customer Number

27500

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		Date.	
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Date:

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Date:

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Residence	Berlin	Germany	Germany
	City	State/Foreign Country	Country of Citizenship
Mailing Address	Ackerstr. 1, 10115 Berlin, Germany		

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Date:

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Atty. Dkt. No. 009848-0356193

FOR PCT NATIONAL PHASE ORIGINAL DECLARATION

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before the control of the control of the control of the above identified specification, including the claims, as amended by any amendment referred to above 1 sale in the control of the control of the above 1 sale in the control of the control of

PRIOR FOREIGN A	PPLICATION(S) Country	Filed	Date First Laid Open	Date Patented or	Delevite.
			Or Published	Granted	Priority Claimed
10 2004 007 384.8	DE	February 11, 2004			Yes
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Except as noted below. Ineverby claim domestic priority benefit under 35 U.S.C. 119(e) or 120 and/or 365(c) of the indicated United States applications listed below and. If this is a continuation-in-part (CIP) application, insofar as the subject matter disclosed and claimed in this application is that disclosed and spin capital states are subject to the continuation of the disclosed all information known to me to the material to parentability as defined in 37 C.F.R. 1,56 which became available between the filling date of each such prior application and the national or PCT international filling date of this application.

PRIOR U.S. PROVISIONAL, NO	NPROVISIONAL AND/OR PCT APPLICATION(S)		b ,
Application Number	Filed	Status pending, abandoned, patented	Priority Claimed
PCT/EP05/001389	February 11, 2005	Pending Pending	Yes

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willuf laise statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of 11th 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patient issued thereon.

And I hereby appoint Pilisbury Winthrop Shaw Pittman LLP, Intellectual Property Group, (to whom all communications are to be directed), and persons of that firm who

are associated by the property of writing the area "miner LLF", interectual Property Group, (to whom all communications are to be directed), and persons of that firm who are associated by the property of th

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	M. Kh	Date: (4.5.07
	M. M. H	Date: (4. 5. 0 J
Name	M. ILL	Date: (
Name			HERBST
INVENTOR'S SIGNATURE: Name Residence	First	Middle Initial	HERBST Family Name

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